PATENT APPLICATION

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of

Docket No: Q92149

Tomoyuki HASEGAWA, et al.

Appln. No.: 10/561,214

Group Art Unit: 1624

Confirmation No.: 2252

Examiner: Susanna MOORE

Filed: August 29, 2006

For:

METHANESULFONIC ACID SALT OF PYRAZOLOPYRIMIDINE COMPOUND,

CRYSTAL THEREOF, AND PROCESS FOR PRODUCING THE SAME

REQUEST FOR REFUND

MAIL STOP 16

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In the Office Action dated May 9, 2008, the Period for Reply section at page 1 of the Action states that "the period for reply is set to expire 3 months or thirty (30) days, whichever is longer, from the mailing date of this communication." On the three month due date, August 11, 2008 (August 9, 2008 falling on a Saturday), Applicants timely filed a Response to the Office Action. Our Deposit Account was subsequently charged \$460 for a two month extension of time fee on September 22, 2008.

A copy of the Deposit Account Monthly Statement showing the charge to our account is enclosed.

Respectfully submitted,

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CHARGES/ FEE DATE POSTED DESCRIPTION BALANCE CONTROL DOCKET NO. CREDITS CODE (Serial, Patent, TM, Order) MO. DAY YR. 261828.41 1440.00 086244 1501 11052923 13464 19 08 261528.41 300.00 086244 1504 11052923 13465 19 08 261218.41 310.00 1631 Q110196 12293639 19 08 13622 260808.41 410.00 Q110196 1642 12293639 13623 19 08 260598.41 210.00 1633 Q110196 12293639 19 | 08 13624 259158.41 1440.00 Q95747 1501 10585990 19 | 08 13682 258858.41 300.00 1504 Q95747 10585990 19 08 13684 257808.41 1050.00 1253 0100064 11673786 13852 19 08 257678.41 130.00 Q87287 1617 11910256 19 | 08 14159 257638.41 40.00 8021 Q87287 11910256 19 | 08 14299 257598.41 8021 40.00 Q110196 12293639 08 33 257478.41 120.00 Q91642 1251 10558267 22 08 145 257168.41 310.00 0108377 1011 12233983 22 08 160 256658.41 510.00 Q108377 1111 12233983 22 08 161 256448.41 210.00 1311 Q108377 12233983 9 22 08 162 255548.41 1202 900.00 Q108377 9 22 08 12233983 163 420.00 255128.41 1201 Q108377 12233983 164 9 22 08 254998.41 130.00 1617 Q90365 12066369 9 22 08 179 254688.41 310.00 1631 Q110114 12293661 9 | 22 | 08 182 254278.41 Q110114 410.00 1642 12293661 183 9 22 08 254068.41 210.00 1633 Q110114 12293661 9 22 08 184 253698.41 1616 370.00 Q110114 185 12293661 9 22 08 253578.41 120.00 1251 Q79137 10744106 213 9 22 08 252768.41 810.00 1801 Q79137 214 10744106 22 08 252728.41 40.00 8021 090365 12066369 288 22 08 252418.41 310.00 Q107731 1011 12233988 290 22 08 251908.41 510.00 1111 Q107731 12233988 22 | 08 291 251698.41 210.00 1311 Q107731 12233988 22 08 292 251578.41 120.00 1251 Q95601 11474958 328 22 08 251068.41 Q95601 510.00 1401 11474958 329 22 08 250993.41 75.00 4011 Q110227 12233999 440 22 08 250738.41 255.00 2111 Q110227 12233999 441 22 08 250633.41 105.00 2311 Q110227 12233999 442 22 08 250593.41 40.00 Q110114 8021 12293661 481 22 08 40.00 250553.41 8021 Q108377 12233983 22 08 594 250093.41 460.00 092149 1252 10561214 22 08 CLOSING BALANCE TOTAL CHARGES TOTAL CREDITS OPENING BALANCE AN AMOUNT SUFFICIENT TO COVER ALL SERVICES REQUESTED

MUST ALWAYS BE ON DEPOSIT

	Application No.	Applicant(s)		
	10/561,214	HASEGAWA ET AL.		
Office Action Summary	Examiner	Art Unit		
	SUSANNA MOORE	1624		
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply				
 A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DATE of the state of the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. If NO period for reply is specified above, the maximum statutory period we failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b). 	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be timed apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).		
Status				
 1) Responsive to communication(s) filed on 2a) This action is FINAL. 2b) This 3) Since this application is in condition for alloward closed in accordance with the practice under E 	action is non-final. ace except for formal matters, pro			
Disposition of Claims				
 4) Claim(s) 1-20, 22 and 23 is/are pending in the 3-4a) Of the above claim(s) is/are withdraw 5) Claim(s) is/are allowed. 6) Claim(s) is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) 1-20, 22 and 23 are subject to restriction. 	vn from consideration.			
Application Papers				
9) The specification is objected to by the Examiner 10) The drawing(s) filed on is/are: a) access applicant may not request that any objection to the Replacement drawing sheet(s) including the correction 11) The oath or declaration is objected to by the Examiner 11.	epted or b) objected to by the Edrawing(s) be held in abeyance. See on is required if the drawing(s) is obj	e 37 CFR 1.85(a). ected to. See 37 CFR 1.121(d).		
Priority under 35 U.S.C. § 119				
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 				
Attachment(s) 1) Notice of References Cited (PTO-892)	4) Interview Summary	(PTO-413)		
2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date	Paper No(s)/Mail Da 5) Notice of Informal Page (S) Other:	ate		